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Applicant: Eric Owahdi

) Examiner: Emerson C. Puentelul 2 1 2005

) Via Telefax: 571-273-8300

) Art Unit: 2113

Serial No.: 10/659,851

Filed: September 10, 2003

) Notice of Allowance dated

) June 16, 2005

Confirmation No.: 5528

) Re: Terminal Disclaimer

Title: Electronic Apparatus

) Our Ref:

B-3861div 621075-0

Having Improved Diagnostic

) Date: July 21, 2005

Interface"

Submission of Terminal Disclaimer after Notice of Allowance

MAIL STOP ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Šir:

Per the telephone Request of Examiner Emerson Puente on July 11, 2005 enclosed herewith is an executed Terminal Disclaimer.

Respectfully submitted.

Alessandro Steinfl Reg. No. 56,448 LADAS & PARRY

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Enclosure: executed Terminal Disclaimer cc: Emerson Puente (571) 273-3652

I hereby certify that this correspondence

is being transmitted via facsimile to the United States Patent and Trademark

Office, Fax No. (571) 273-3652 on July 21, 2005

Reagan Davis

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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	Disket Number (Optional) 621075-0/AS
in to Application of: ERIO OWHADI	
Application No.: 10/959,891	•
Flied September 10, 2003	
FOR ELECTRONIC APPARATUS HAVING MAPROVED DIAGNOSTIC INTERFACE	
The owners*, MENN ETT-PACKARD DOMPANY of 100 percent interest except as provided below, the terminal part of the standary term of any patent granted on the inet the expiration date of the full standary term prior partent No. US 6.682.315 as the term of early prior partent to US 6.682.315 as the term of early prior patent is presently shortened by any terminal declarater. To granted on the instant application shall be enforceable only the said during such period that it and it agrees ment runs with any patent granted on the instant application and is binding upon the grantee.	into prior palent is discrete in 35 U.S.C. 164 he owner hareby agrees that any patient so to prior patent ere commonly cerned, This ille successors or medigns.
In making the above discinimer, the exerce does not discinim the terminal part of the term of any pa would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of patent is presently shortward by any terminal discinimer," in the event that said prior patent later: objust for fullure to pay a maintenance fee; 14 test unentermarks:	itent granted on the Instant application that the prior petent, "as the term of said prior
to be the second by a court of competent jurisdiction; is statutory disclaimed in whole or isominally disclaimed under 37 CFR 1.921; has all calons canceled by a reasonalization certificate; is related, or is the second prior to the expiration of its full statutory isom as presently shortened.	od by one tempton distribute.
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I hereby declare that all statements made herein of my own knowledge are true and that ballet are believed to be true; and further that these statements were made with the knowledge the made are punishable by fare or imprisonment, or both, under Section 1001 of Tills 18 of the Units statements may be purished the validity of the application or any parient haused thereon.	
2. The undersigned is an attorney or agent of record. Reg. No	
RICHARD G LLOYD, S	July 18 2005
Signature	Date
RICHARD G LLOYD, S	enior counsel, if
Typed or printed name	_
4	33 4 7614 4897
<u></u>	Telephone Number
Yerrinal disclaimer fee under 37 CFR 1.20(d) included.	
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"Statement, under 37 CFR 3.73(b) is required if terminal disclaimer is algred by the assignee (owner). Form PTC/38/96 may be used for making this certification, See MPEP 5 324.	

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